

Ralph E. Jocke Patent රි Trademark Law



February 16, 2007

Mail Stop Issue Fee: Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Re:

**Application Serial No.:** 

09/683,944

**Confirmation No.:** 

5491

Filing Date:

March 5, 2002

Applicants:

Parmelee, et al.

Title:

**Automated Transaction Machine Digital** 

Signature System And Method

Docket No.:

D-1154 R3

Sir:

Please find enclosed an Issue Fee Transmittal form, Comments on Statement of Reasons for Allowance, and Comments on the Substance of the Interview for filing in the abovereferenced Application. Please charge the Issue Fee, Publication Fee and Advanced Order Fee to Deposit Account No. 09-0428 of Diebold Self-Service Systems.

Very truly yours,

Ralph E. Jocke Reg. No. 31,029

U.S.A.

## CERTIFICATE OF MAILING BY EXPRESS MAIL

I hereby certify that this document and the documents indicated as enclosed herewith are being deposited with the U.S. Postal Service as Express Mail Post Office to addressee in an envelope addressed to Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 this 20miday of February 2007.

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Applica	tion of: Parmelee, et al.	)	Art Unit 3621
Serial No.:	09/683,944	)	7 Ht OM ( 3021
Confirm. No.:	5491	)	
Filed:	March 5, 2002	) ) )	Primary Examiner Kambiz Abdi
For:	<b>Automated Transaction Machine</b>	)	
	Digital Signature System And Method	)	
Mail Stop ISS Commissioner	UE FEE	,	

P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Notice of Allowability dated January 24, 2007 kindly enter Applicants' Comments on Statement for Reasons for Allowance without prejudice as follows:

## Comments on Statement of Reasons for Allowance

It is respectfully submitted that while the specific features and relationships mentioned in the Statement of Reasons for Allowance in item 9 on page 4 are not disclosed or suggested in the prior art, these are not the only reasons for allowance. For example, the dependent claims 18-20 recite additional features, relationships, and steps not mentioned in the Statement, which are also not disclosed or suggested by the prior art.

In addition, in item 10 on page 4, the Statement refers to features which are not recited in the claims. For example, this portion of the Statement states that the recited steps comprise "employing a smart card." However, the element of a smart card is not recited in the claims. Rather, claim 17 recites a step (c) of "providing at least one card to each of the plurality of individuals, wherein each card includes machine readable data corresponding to at least one of an individual to whom the card is provided and a financial account identifying number associated with the individual to whom the card is provided."

The card recited in claim 17 corresponds to any type of card that is operative to include the recited machine readable data. Although the recited card may correspond to a smart card, it is also to be understood that the recited card may correspond to a card that does not include a processor (e.g. a magnetic stripe credit card, debit card, or bank card).

In addition, the Statement states that claim 17 comprises other features which are not specifically recited in the claims such as a "monitor" and a "communication link." Although the recited automated transaction machine may include a monitor, it is to be understood that the recited "output device" may correspond to other types of output devices such as a touch screen or any other type of output device capable of outputting a visual representation of an electronic document.

In addition, although, the recited automated transaction machine may include a "communication link", the recited "communication between the one machine and at least one remote server" may correspond to any type of communication technology which permits an automated transaction machine to communicate with at least one remote server.

Applicants disagree with all undue limiting remarks in the Statement. It should be understood that the allowed subject matter is to only be directed to that subject matter which is recited in the claims. Any remarks in the Statement which add to or subtract from the recited subject matter should be disregarded.

Respectfully submitted,

Ralph E. Jogke

Reg. No. 31,029

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE pplication of: Parmelee, et al. Art Unit 3621 Serial No.: 09/683,944 Confirm. No.: 5491 March 5, 2002 Filed: **Primary Examiner** Kambiz Abdi **Automated Transaction Machine** For: **Digital Signature System And** Method Mail Stop ISSUE FEE

Mail Stop ISSUE FEE
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

In response to the Interview Summary dated January 24, 2007 kindly enter Applicants' comments without prejudice as follows:

Comments on the Substance of the Interview

A telephonic interview was conducted on November 1, 2006 with Examiner Kambiz

Abdi and a representative (Christopher L. Parmelee, Reg. No. 42,980) of Applicants. In the

interview, the Examiner indicated that claim 17 recited allowable subject matter. The Examiner

also indicated that claim 17 included a couple of 35 U.S.C. § 112, second paragraph, clarity

issues.

To place the application in condition for allowance, Applicants' representative gave

authorization for the Examiner to do an Examiner's Amendment canceling claims 1-16 without

prejudice and amending claim 17 to enhance clarity. Applicants respectfully submit that the

amendment to claim 17 does not change the scope of the claim. Applicants respectfully submit

that the Examiner's Interview Summary is complete and correct.

However, it appears the resulting Examiner's Amendment inadvertently replaced the

recited term of "data store" with "data storage." This change to claim 17 was not discussed in

the interview and appears to be a typographical error. Although the term "data storage" does not

narrow the claim, Applicants would prefer to use the original term "data store" as found

throughout the Specification. In this regard, an Amendment After Allowance Pursuant to 37

C.F.R. § 1.312 has been filed to amend claim 17 to replace "data storage" with the original term

of "data store."

Respectfully submitted,

Ralph Eclocke

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